

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

In re

CITY OF DETROIT, MICHIGAN,

Debtor.

No. 13-53846

Chapter 9

HON. STEVEN W. RHODES

EXHIBIT 12

**APPELLEE STATE OF MICHIGAN'S DESIGNATION OF
ITEMS TO BE INCLUDED IN THE RECORD ON APPEAL**

In connection with Notice of Appeal filed by
William M. Davis and DAREA [Dkt. #8473].

Item	Date Filed	Docket Number	Description
12	4/1/2014	3515	Objection to Chapter 9 Plan Filed by Creditor Amru Meah

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION - DETROIT

2014 APR -1 A 11:31

In the matter of:

CITY OF DETROIT, MICHIGAN

U.S. BANKRUPTCY COURT
E.D. MICHIGAN - DETROIT

Case No. 13-53846-swr

Chapter 9

Hon. STEVEN W. RHODES

Debtor _____/

OBJECTION TO CITY OF DETROIT'S PLAN OF ADJUSTMENT [DOCKET 2708]FILED BY: AMRUE MEATH

_____ hereby states his/her/their OBJECTION TO:

CITY OF DETROIT'S PLAN OF ADJUSTMENT

for the following reasons.

1. I / we am/are interested in the Bankruptcy of the City of Detroit because

I AM A CITY OF DETROIT RETIREE AFTER 32 YEARS OF SERVICE

2. I / we object to the above filing because:

WE ARE NOW PAYING STATE TAXES APPROX. 4.38% WHICH WE DIDN'T HAVE TO PAY UNTIL GOVERN SNEYDER TOOK OFFICE. WE NOW PAY \$1258 MONTHLY FOR HEALTH INSURANCE. WE DON'T QUALIFY FOR NATIONAL HEALTH CARE. ALSO I AM A CANCER PATIENT AND HAVE TO HAVE ANNUAL PET/CT SCANS NOW THAT COST ME \$1000.00

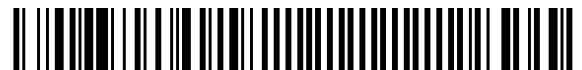
3. I have/ have not attached additional sheets to explain and establish my position.

I hereby certify that the statements made herein are true and correct under penalty of perjury and contempt of Court under the laws of the United States of America.

Wherefore I / we request the Court will deny the relief sought in said filing.

Name: AMRUE MEATHSignature: [Signature]Address: 30815 BILLINGHAM CT
BEVERLY HILLS, MI. 48025Email: amruemeath@yahoo.com

Dated:



United States Bankruptcy Court
 Eastern District of Michigan
 Southern Division - Detroit

IN the Matter of:
 City of Detroit

CASE No. 13-53846-SWR
 CHAPTER 9
 Hon. STEVEN W. RIBBES

Objections to CITY of Detroit's Plan of Adjustment (Docket 2708)

IN ADDITION to THE PET/CT SCANS ~~AND~~
 I HAVE to pay \$12,000 DEDUCTIBLE if & when
 I NEED ADDITIONAL surgery but \$2800
 DEDUCTIBLE EVEN IF I DO NOT NEED surgery
 That \$2800 DEDUCTIBLE is FOR NOT - EMERGENCIES.
 Now the EMERGENCY MANAGER is REQUESTING
 YOUR APPROVAL for AS MUCH AS A 34% CUT
 IN OUR PENSION. I AM A FORMER DIRECTOR
 SO MY PENSION IS LOWER THAN MANY RETIREES
 BY I CANNOT AFFECT what they ARE REQUESTING
 OF US. IF WE HAVE to TAKE A 34% CUT the
 CITY WOULD HAVE SAVE \$38,000 JUST FROM ME.
 THAT'S, 4.38% TAXES = \$13,810
 26% - 34% PENSION CUT = \$29,580
 HEALTH CARE = \$7,260

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHEAST DIVISION - DETROIT

CASE No. 13-53846-SWT
Chapter 9
Hon. STEVEN W. RHODES

my HEALTH COST WAS \$280 MONTHLY
NOW I PAY ~~AT~~ TOTAL OF \$1258 MONTHLY
AND I MIGHT GET A \$125.00 STIPEND
BUT I'M NOT SURE IF I'LL GET THE STIPEND.

WE HAVE A \$1340 HOUSE MORTGAGE PAYMENT
WE HAD A \$970 MORTGAGE ON THE HOUSE WE
MOVED FROM AND CAN NOT SELL BECAUSE WE OWE
MORE THAN ITS WORTH, A CAR NOTE \$556.00
WE OWE \$16,000 BALANCE AND ITS WORTH \$9000
ACCORDING TO THE DEALERSHIP WE TRIED TO
SELL IT TO. AND CHARGE CARDS UTILITIES ect.
WE CAN NOT AFFORD A 26-34% CUT WE WILL
HAVE TO MOVE TO AN APARTMENT PLEASE KEEP
IN MIND MOST OF US RETIREES ARE SENIOR CITIZENS
AND CAN NOT PROTEST SO PLEASE DO NOT THINK THAT
WE DO NOT OBJECT / CARE